

UNITED STATES OF AMERICA
DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA

V.

No. 04-10129-RCL

MARK A. MCARDLE

MOTION TO ALTER CONDITIONS OF RELEASE

Now comes the defendant, Mark A. McArdle and seeks to alter the conditions of his release, in order to allow him to participate in out-of-state training for his job, to start on Monday, November 15, 2004 in Sparks, Maryland (See attached paperwork [please note error: Mark leaves on 11/15/04 and returns on 11/19/04 not 11/09/04]).

The defendant has notified pre-trial services who do not object to this modification.

Mark A. McArdle
By His Attorneys

CARNEY & BASSIL

Date: November 12, 2004

Janice Bassil
B.B.O. # 033100
CARNEY & BASSIL
20 Park Plaza
(617) 338-5566

Certificate of Service

I, Janice Bassil state that I have served the within motion upon James P. Geraghty, Jones & Milligan, 80 Washington Square, Building J, Norwell, MA 02061, Lenore Glaser, 25 Kingston Street, 6th Floor, Boston, MA 02111-2022 by mail and upon Michael J. Pelgro United States Attorney's Office, 1 Courthouse Way, Suite 9200, Boston, MA 02210 this 12th day of November, 2004 by facsimile mail.

Signed under the pains and penalties of perjury.

Janice Bassil